REVISOR'S NOTE: This section presently appears as Art. 66 1/2, 65-305.

In subsection (a) of this section, the time of filing of the bond as being "{a}fter {notification} of the approval of an application" is inserted for clarity and to conform with current practice. For comparable language relating to dealers and title service agents, see present Art. 66 1/2, §§ 5-108 and 5-804 — now §§ 15-308 and 15-604 of this title.

The second sentence of present Art. 66 1/2, $\S5-305$ (a), which governs the use of the bond, and present $\S5-305$ (c), which provides for automatic suspension of a license on termination of a bond, are deleted as already covered by the standard provisions of $\S15-103$ of this title.

The only other changes are in style.

15-408. SCOPE OF LICENSE.

A LICENSE ISSUED UNDER THIS SUBTITLE AUTHORIZES THE LICENSEE TO BE A VEHICLE SALESMAN FOR A LICENSED DEALER DURING THE LICENSE YEAR FOR WHICH IT IS ISSUED.

REVISOR'S NOTE: This section is new language added for clarity and to conform to similar provisions in each of the other subtitles of this title (see, e.g., §§ 15-206, 15-309, and 15-806 of this title).

15-409. SALESMAN MUST ACT ON BEHALF CF SPECIFIED LICENSED DEALER.

(A) LICENSE SHALL STATE DEALER'S NAME.

EACH LICENSE SHALL STATE THE NAME OF THE LICENSED DEALER BY WHOM THE LICENSEE IS EMPLOYED, AS SPECIFIED IN THE APPLICATION FOR THE LICENSE.

(B) SALESMAN MAY ACT ONLY FOR DEALER NAMED IN LICENSE.

A LICENSED VEHICLE SALESMAN MAY NOT ACT AS A VEHICLE SALESMAN FOR ANY PERSON OTHER THAN THE LICENSED DEALER NAMED IN THE SALESMAN!S LICENSE.

REVISOR'S NOTE: Subsection (a) of this section presently appears as the last clause of the first sentence of Art. 66 1/2, §5-302(a).

Subsection (b) of this section combines without substantive change present Art. 66 1/2, §§ 5-304 and 5-401(a)11.